

Message Text

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INFO USMISSION GENEVA PRIORITY

USMISSION NATO PRIORITY

AMCONSUL HONG KONG PRIORITY

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AMEMBASSY OSLO

/AMEMBASSY OTTAWA

AMEMBASSY ROME

AMEMBASSY STOCKHOLM

AMEMBASSY LISBON

AMEMBASSY TOKYO

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SUBJ: USUN UNCLASSIFIED SUMMARY NO. 66

GENERAL COMITE -- ADDITIONAL ITEM

GC DECIDED NOV. 19 TO RECOMMEND TO GA INSCRIPTION OF SOVIET-PROPOSED ADDITIONAL ITEM ON "IMPLEMENTATION BY STATES OF PROVISIONS OF VIENNA CONVENTION ON DIPLOMATIC RELATIONS OF 1961 AND MEASURES TO INCREASE NUMBER OF PARTIES TO CONVENTION" AND THAT IT BE CONSIDERED IN COMITE 6. SOVIET REP MALIK STRESSED IMPORTANCE OF VIENNA CONVENTION AND SAID STRICT OBSERVANCE OF THIS INSTRUMENT WAS NECESSARY FOR CONDUCT OF NORMAL RELATIONS BETWEEN STATES. HE HOPED GA WOULD TAKE ITEM UP AS MATTER OF URGENCY AND SUGGESTED IT BE CONSIDERED JOINTLY IN COMITE 6 WITH AUSTRALIAN-PROPOSED ITEM ON DIPLOMATIC ASYLUM. COLES (AUSTRALIA), NON-MEMBER OF GC, STATED HIS DEL WOULD PREFER THAT DIPLOMATIC ASYLUM ITEM BE CONSIDERED SEPARATELY IN VIEW OF SUBSTANTIAL DIFFERENCE BETWEEN TWO ITEMS. GA PRES BOUTEFILKA (ALGERIA) EXPRESSED VIEW COMITE 6 WAS FULLY QUALIFIED TO DECIDE ON ORGANIZATION OF ITS OWN WORK.

GA PLENARY -- PALESTINE

IN CONTINUING DEBATE IN GA ON QUESTION OF PALESTINE, REPS OF BELGIUM, FRG, IVORY COAST AND NIGERIA SPECIFICALLY SPOKE NOV. 19 OF ISRAEL'S RIGHT TO EXIST AND MAURITIUS IMPLIED SAME. OTHER SPEAKERS -- INDIA, EGYPT, MOROCCO, OMAN, ALBANIA, POLAND, DEMOCRATIC YEMEN, MADAGASCAR -- WERE PREDICTABLY PRO-PLO. WITHOUT OBJECTION, GA APPROVED GC RECOMMENDATION TO INCLUDE IN 29TH GA AGENDA ADDITIONAL ITEM ON "IMPLEMENTATION BY STATES OR PROVISIONS OF VIENNA CONVENTION ON DIPLOMATIC RELATIONS OF 1961 AND MEASURES TO INCREASE NUMBER OF PARTIES TO CONVENTION" AND TO ALLOCATE ITEM TO COMITE 6.

SINGH (INDIA) SAID TIME HAD COME WHEN "NEITHER REFINEMENTS OF DIPLOMACY NOR PATCHWORK OF SO-CALLED SOLUTIONS" COULD CAMOUFLAGE KEY ISSUE IN WEST ASIA -- INALIENABLE RIGHTS, HOPES AND ASPIRATIONS OF PALESTINIAN PEOPLE. HE SUPPORTED RABAT SUMMIT RES AND SAID ARAFAT'S VOICE HAD BEEN ONE OF "REASON, PASSIONATE APPEAL FOR JUSTICE." CONSEQUENCES UNCLASSIFIED

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OF ISRAELI AGGRESSION SHOULD BE FULLY AND FINALLY LIQUIDATED; ENDURING SOLUTION IN ME BASED ON JUSTICE AND PEACE COULD NOT BE FOUND WITHOUT PARTICIPATION OF PALESTINIAN PEOPLE.

EGYPTIAN FONMIN ANWAR STATED PALESTINIANS CAME TO UN TO PRESENT THEIR CASE DECLARING THAT JUSTICE WAS THEIR GOAL, PEACE THEIR BEACON AND CHARTER THEIR GUIDING DOCUMENT. HE EMPHASIZED THAT PALESTINIAN DEMANDS SHOULD EMBODY

RIGHTS TO RETURN TO THEIR HOMELAND, TO SELF-DETERMINATION WITHOUT OUTSIDE INTERFERENCE, AND TO NATIONAL INDEPENDENCE AND SOVEREIGNTY, AS WELL AS RIGHT TO RESORT TO ALL MEANS TO SECURE THOSE RIGHTS IN ACCORDANCE WITH CHARTER. HE WARNED ISRAEL AGAINST CONSEQUENCES OF LAUNCHING NEW AGGRESSION.

MOROCCAN FOMMIN LARAKI SAID GA HAD GIVEN LEGAL RECOGNITION TO PALESTINIAN ENTITY AND TAKEN FIRST STEP IN DIRECTION OF RECTIFYING WRONGS DONE TO PALESTINIANS BACK TO 1947 PARTITION PLAN. IT WAS "A VICTORY FOR PALESTINIAN CAUSE," AND FOR FIRST TIME IN QUARTER OF CENTURY THERE WAS FEELING OF "HOPE" SINCE GA WAS FINALLY FACING "PALESTINIAN REALITY" IN DIRECT WAY. HE REFERRED TO ARAFAT'S "WONDERFUL" STATEMENT WHICH OPENED WAY FOR FUTURE. HE ALSO COMMENTED THAT ME SITUATION COULD LEAD TO FIFTH ARAB-ISRAELI WAR AND HAVE ECONOMIC AND POLITICAL REPERCUSSIONS ALL OVER THE WORLD. LARAKI STATED GA SHOULD: REAFFIRM RIGHT OF PALESTINIANS TO RETURN TO THEIR HOMES; REAFFIRM THEIR RIGHT TO SELF-DETERMINATION AND TO NATIONAL INDEPENDENT AUTHORITY UNDER PLO LEADERSHIP; AND RECOGNIZE THEIR RIGHT TO LIBERATE THEMSELVES "FROM CONSEQUENCES OF ISRAELI AGGRESSION."

IVORY COAST REP AKE SAID THERE COULD BE NO JUSTICE WITHOUT RECOGNIZING PALESTINIANS' LEGITIMATE RIGHT TO RESTORE AN AUTONOMOUS PALESTINIAN STATE. QUESTION WAS WHETHER TO CREATE UNIFIED PALESTINIAN STATE WHERE JEWS, MOSLEMS AND CHRISTIANS WOULD LIVE DEMOCRATICALLY OR TO INTEGRATE PALESTINIANS INTO JORDANO-PALESTINIAN STATE. ISRAEL'S RENUNCIATION OF OCCUPIED TERRITORIES WOULD TRANSFORM PROBLEM FROM AN ISRAELI-ARAB PROBLEM TO AN ARAB-PALESTINIAN ONE. STATING IT WAS MOST IMPORTANT FOR PARTIES CONCERNED TO CONQUER THEIR BASIC MISTRUST, AKE SAID ISRAEL SHOULD NEGOTIATE DIRECTLY

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WITH PLO AND SHOW ITS GOODWILL TOWARD PALESTINIANS, AND PALESTINIANS SHOULD REASSURE ISRAEL BY RENOUNCING THEIR WISH TO DESTROY THAT STATE. HE LISTED BASIC PRINCIPLES AS PREREQUISITE FOR PEACE, INCLUDING: RECOVERY BY PALESTINIANS OF THEIR LAND HELD BY ALL OTHER STATES; CREATION OF PALESTINIAN STATE DISTINCT FROM ISRAEL AND JORDAN; RECOMMENDATION MEMBER STATES PROVIDE MATERIAL AND FINANCIAL ASSISTANCE TO NEW PALESTINIAN STATE; REAFFIRMATION OF RIGHT TO EXISTENCE AND INDEPENDENCE OF ALL ME STATES, INCLUDING ISRAEL; PACT AFFIRMING NON-BELLIGERENCE AND PEACEFUL COEXISTENCE OF ALL STATES IN REGION.

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MACKI (OMAN) SAID QUESTION OF PALESTINE WAS NOT ONE OF REFUGEES IN NEED OF CHARITY BUT FOR FIRST TIME IT WAS QUESTION OF A NATION, A LOST HOME AND RIGHT TO SELF-DETERMINATION. OMAN SUPPORTED PLO OBJECTIVES, AND ASKED IF IT WAS TOO MUCH TO REQUEST UN AFTER 25 YEARS TO RECTIFY SITUATION ORIGINALLY CREATED BY IT.

ALBANIAN REP NACO CHARGED THAT US HAD ALWAYS USED ISRAEL AS ITS AGENT IN ME, TO FURTHER ITS "IMPERIALIST POLICIES" THERE; WITHOUT US SUPPORT, ISRAEL WOULD NOT HAVE BEEN ABLE TO CARRY OUT ITS "CRIMINAL ACTS" AGAINST PALESTINIANS AND ARABS, IN FACT ALL ISRAELI WARS AGAINST PALESTINIANS WERE ACTUALLY US WARS AGAINST THOSE PEOPLE. IT WAS ALSO WELL KNOWN THAT USSR PROFITED FROM SITUATION; BY POSING AS FRIENDS OF PALESTINIANS AND ARABS, IT HAD IN FACT STRUCK THEM IN BACK AND ABANDONED THEM IN MOST DIFFICULT MOMENTS. BOTH SUPER-POWERS TRIED BY ALL MEANS TO DIVIDE ARABS AND TO REPRESS LEGITIMATE STRUGGLE OF PALESTINIANS AND TO MAINTAIN "NO PEACE NO WAR" SITUATION.

FRG REP VON WECHMAR SAID FRG SUPPORTED PALESTINIANS' RIGHT TO SELF-DETERMINATION AND RECOGNIZED THEIR RIGHT TO DECIDE WHETHER TO ESTABLISH INDEPENDENT AUTHORITY ON LAND TO BE VACATED BY ISRAEL OR TO CHOOSE ANOTHER SOLUTION. HOWEVER, FRG CONSIDERED THAT SETTLEMENT TO BE REACHED SHOULD INCORPORATE ALL ESSENTIAL PRINCIPLES OF RES 242, MUST BE BASED ON RESPECT FOR SOVEREIGNTY, TERRITORIAL INTEGRITY AND INDEPENDENCE OF EVERY STATE IN ME, AS WELL AS RIGHTS OF THOSE STATES TO LIVE IN PEACE WITHIN THEIR RECOGNIZED BOUNDARIES. THAT APPLIED NOT LEAST TO ISRAEL.

POLISH REP KULAGA SAID GA'S INVITATION TO PLO TO PARTICIPATE IN GA DEBATE PUT QUESTION OF PALESTINE IN ITS PROPER PERSPECTIVE. JUST AND LASTING PEACE IN ME WOULD NOT BE POSSIBLE LONG AS ISRAEL CONTINUED TO OCCUPY ARAB LANDS, AND LEGITIMATE RIGHT OF PALESTINIANS TO EXIST AS NATION MUST ALSO BE RECOGNIZED.

MONGUNO (NIGERIA) STATED PALESTINIAN ARABS HAD RIGHT TO DETERMINE WHO SHOULD RULE THEIR ANCESTRAL LAND IN THEIR OWN INTEREST. REALITY OF EXISTENCE OF ISRAEL AS SOVEREIGN
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STATE SHOULD ALSO BE ACKNOWLEDGED BECAUSE REALISTIC SEARCH FOR PEACE IN AREA DEMANDED THAT ISRAELIS BE GUARANTEED SECURITY WITHIN AGREED BORDERS. IN NIGERIA'S VIEW, ISRAEL SHOULD ADOPT MORE REALISTIC ATTITUDE BASED ON COEXISTENCE WITH ITS NEIGHBORS AS CO-EQUALS IN SPIRIT OF TOLERANCE AND

RESPECT. IT SHOULD WITHDRAW FROM OCCUPIED ARAB LANDS IN ACCORDANCE WITH SC RES 242. HE ADVISED RESUMPTION OF GENEVA PEACE CONFERENCE WITHOUT DELAY.

LONGERSTAEY (BELGIUM) SAID CONTRIBUTION OF GA TO SOLUTION OF QUESTION OF PALESTINE COULD EITHER IMPEDE OR ASSIST SEARCH FOR JUST SETTLEMENT. HE HOPED LATTER WOULD BE CASE. HE ALSO HOPED GA DECISION WOULD NOT QUESTION TERRITORIAL INTEGRITY OF ANY STATE IN REGION NOR ENDORSE ANY RIGHT TO ACQUIRE TERRITORY BY FORCE.

ASHTAL (DEMOCRATIC YEMEN) CALLED QUESTION OF PALESTINE CONFLICT BETWEEN INDIGENOUS PEOPLE OF PALESTINE AND COLONIALISM IN ITS CRUELEST MANIFESTATION, THAT OF ZIONISM, WHOSE VICTIMS WERE BOTH PEOPLE OF PALESTINE AND WORLD JEWRY. HE DECLARED THAT WHEN GA DECIDED TO PARTITION PALESTINE IT WAS UNDER DIRECT INFLUENCE OF COLONIAL POWERS, NOTABLY US. ARAFAT'S APPEARANCE IN GA WAS SYMBOLIC OF NEW REALITY -- "DECLINE OF IMPERIALISM, COLONIALISM AND ZIONISM AND THE IRREVERSIBLE TIDE FOR INDEPENDENCE, SELF-DETERMINATION AND PROGRESS." PALESTINIAN PEOPLE HAD BEGUN LONG MILITARY AND POLITICAL STRUGGLE TO ESTABLISH IN THEIR HOMELAND A DEMOCRATIC, SECULAR PALESTINIAN STATE, AND ONLY WHEN IT WAS ACHIEVED WOULD OLIVE BRANCH BLOSSOM.

RABETAFIKA (MADAGASCAR) CHARGED THAT AN AUTOMATIC MAJORITY IN UN IN PAST HAD BEEN USED AGAINST INTERESTS OF PALESTINIANS. DECISION TO BE TAKEN BY GA MUST BE RADICAL ONE, GIVEN ITS PAST RECORD ON MATTER. RIGHT TO SELF-DETERMINATION OF PALESTINIANS COULD NOT BE DENIED.

RAMPHUL (MAURITIUS) STATED HIS GOVT WOULD CONTINUE TO INSIST ON WITHDRAWAL OF ISRAELI FORCES FROM ALL ARAB TERRITORIES IT OCCUPIED SINCE 1967 WAR, AND WOULD URGE ISRAEL TO CONSIDER THAT PLO HAD EMERGED AS FORCE TO BE RECKONED WITH IN ANY SETTLEMENT OF ME PROBLEM. MAURITIUS STOOD FOR IMPLEMENTATION OF SC RES UNCLASSIFIED

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242, AND THOUGHT DRASTIC REAPPRAISAL OF ISRAELI POLICIES WAS CALLED FOR. IN PRONOUNCING ITSELF ON ANY DRAFT RES TO BE TABLED, HIS DEL WOULD BEAR IN MIND THAT ISRAEL EXISTED AS MEMBER STATE AND THAT LEGITIMATE RIGHTS OF PALESTINIANS HAD BEEN IGNORED FOR A LONG TIME AND SHOULD THEREFORE BE RESTORED. (REPEATED INFO AMMAN, BEIRUT, CAIRO, DAMASCUS, JERUSALEM, LONDON, TEL AVIV)

COMITE 1 -- DISARMAMENT

COMITE NOV. 19 APPROVED TWO 19-POWER LA NFZ RESES, RECEIVED TWO NEW DRAFTS, AND IS EXPECTED TO ACT NOV. 20 ON PROPOSALS

ON CREATION OF SOUTH ASIA NFZ. BY ADOPTING PROPOSAL ON ADDITIONAL PROTOCOL II (L.685) TO TREATY OF TLAHELCO, 83-0-14(9BLOC, CUBA, GUINEA, GUYANA, SYRIA, UAE), COMITE RECOMMENDED GA URGE USSR TO SIGN AND RATIFY THAT PROTOCOL, AS ALREADY DONE BY OTHER FOUR NUCLEAR-WEAPON STATES. BY ADOPTING PROPOSAL ON ADDITIONAL PROTOCOL I (L.686), 84-0-18(9 BLOC, ARGENTINA, CAR, CUBA, GUINEA, GUYANA, SENEGAL, SYRIA, UAE, US), COMITE RECOMMENDED GA URGE REMAINING TWO STATES (FRANCE, US), WHICH UNDER TREATY MAY BECOME PARTIES TO THAT PROTOCOL, TO SIGN AND RATIFY IT SOON AS POSSIBLE.

IN EXPLANATIONS OF VOTES, DE PRAT GAY (ARGENTINA) SAID HE HAD RESERVATIONS ON PREAMB PARA 3 AND OP PARA 1 OF DRAFT ON ADDITIONAL PROTOCOL I. GIVAN EXPLAINED THAT USG POSITION ON ADDITIONAL PROTOCOL I REMAINED UNCHANGED. ROSHCIN (USSR) WOULD ABSTAIN ON BOTH RESES BECAUSE TREATY OF TLAHELCO DID NOT GUARANTEE COMPLETE NON-NUCLEAR STATUS OF LA.

BLANCO GIL (CUBA) DECLARED HE COULD NOT BE PARTY TO ILLUSION; IT WAS MILITARY BASES OF "YANKEE IMPERIALISM" THAT ENDANGERED PEACE AND SECURITY AND THEY SHOULD BE DISMANTLED; US MULTINATIONAL COMPANIES EXPLOITED LA WEALTH; LA SHOULD ENSURE INDEPENDENCE OF BROTHER REPUBLICS OF PUERTO RICO. AT THIS STAGE, CHAIRMAN ORTIZ DE ROZAS (ARGENTINA) ASKED SPEAKER TO STAY WITH ITEM UNDER DISCUSSION. BLANCO, CONTINUING, STATED THERE WERE ALSO OTHER TERRITORIES OCCUPIED BY NORTH AMERICANS, SUCH AS PANAMA CANAL ZONE.

TWO NEW DRAFT RESES CIRCULATED WERE: L.694 ON DENUCLEARIZATION
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OF AFRICA, SPONSORED BY 24 AFRICAN STATES; AND L.691 WHICH WOULD INVITE DIPLOMATIC CONFERENCE ON REAFFIRMATION AND DEVELOPMENT OF INTERNATIONAL HUMANITARIAN LAW TO CONSIDER QUESTION OF USE OF NAPALM AND OTHER INCENDIARY WEAPONS AND REQUEST SYG TO REPORT TO 30TH GA, SPONSORED BY EGYPT, MEXICO, NEW ZEALAND, NIGERIA, SWEDEN, TUNISIA, AND YUGOSLAVIA.

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SPECIAL POLITICAL COMITE -- PEACEKEEPING

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COMITE HEARD 14 MORE SPEAKERS NOV 19 AS IT CONTINUED DEBATE ON
PEACEKEEPING OPERATIONS. REMAINING SPEAKERS WILL BE HEARD NOV 20,
WHEN COMITE IS EXPECTED TO VOTE ON DRAFT RES CALLING FOR
CONTINUATION OF EFFORTS OF PEACEKEEPING COMITE (COMITE OF 33).
MOST SPEAKERS SPECIFICALLY SUPPORTED CONTINUATION OF COMITE OF 33.
PRINCIPLE OF COLLECTIVE FINANCIAL RESPONSIBILITY WAS MENTIONED

BY GREECE, NORWAY, FRG, AUSTRIA, PHILIPPINES (BASED ON SPECIAL SCALE), AND INDONESIA (PARTIES INVOLVED IN CONFLICT SHOULD BEAR SUBSTANTIAL PART OF COSTS). FRENCH REP SAID IT WAS FOR SC TO DECIDE METHOD OF FINANCING AND IT WAS ALSO FOR COUNCIL TO CONTROL APPLICATION OF METHOD EMPLOYED.

MRS. GJERTSEN (NORWAY) THOUGHT THAT EVEN IF DRAFT FORMULAS PRESENTED WERE TENTATIVE AND PRELIMINARY THEY DEMONSTRATED MORE FLEXIBLE AND PRAGMATIC APPROACH TO PROBLEM. SHE STRESSED IMPORTANCE OF TRAINING AND PREPAREDNESS ARRANGEMENTS. POLISH REP EMPHASIZED THAT PEACEKEEPING FORCES MUST ACT AS INTEGRATED AND EFFECTIVE MILITARY UNITS AND THERE MUST BE NO DISCRIMINATION IN THEIR FREEDOM OF MOVEMENT. HE HOPED COMITE OF 33 WOULD AVOID "STERILE CONFRONTATIONS" NEXT YEAR, AND REITERATED BLOC POSITION ON SC AND SYG ROLES.

HANSEN (FRG) BELIEVED OPERATIONAL MANAGEMENT BY SYG WITH CONSENT OF SC, RATHER THAN OPERATIONAL MANAGEMENT BY SC, SEEMED MOST APPROPRIATE MEANS FOR CONDUCT OF PEACEKEEPING OPERATIONS. ANY SUBSIDIARY BODY SHOULD HAVE ADVISORY AND CONSULTATIVE FUNCTION. IN ADDITION TO EQUITABLE GEOGRAPHIC REPRESENTATION, ADDITIONAL CRITERIA FOR FORCES WERE IMPARTIALITY OF TROOP CONTRIBUTING COUNTRIES AND COMPETENCE OF CONTINGENTS FOR GIVEN TASK.

GREEK REP STATED NO NATIONAL MILITARY FORCE SHOULD ATTACK UN PEACEKEEPING FORCES, APPLY PRESSURE AGAINST THEM, OR BE OBSTACLES IN WAY OF THEIR DISCHARGING THEIR MANDATE. AUSTRIAN REP THOUGHT THERE MUST BE PROCESS OF CONSTANT CONSULTATION BETWEEN SC AND SYG AND THAT THEIR FUNCTIONS SHOULD NOT BE SEEN AS IN CONFLICT WITH ONE ANOTHER. HE SAID RECENT EXPERIENCE OF UNFICYP HAD SHOWN IMPORTANCE OF FULL COOPERATION AMONG PARTIES CONCERNED. JAPANESE REP OHTAKA SUGGESTED COMITE OF 33 SHOULD OBTAIN NEXT YEAR INFO AND COMMENTS ON THEIR WORK FROM SYG AND HIS STAFF MEMBERS WHO WERE ENGAGED IN CURRENT PEACEKEEPING OPERATIONS AND THAT STATES SUPPLYING CONTINGENTS SHOULD ALSO PROVIDE COMITE WITH INFO ON UNCLASSIFIED

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THEIR EXPERIENCES.

SEGEL (US) POINTED OUT THAT ABILITY OF SC TO OPERATE FLEXIBLY DURING CRISIS ENHANCED ITS CAPABILITY TO MEET PROBLEMS WHICH WERE UNIQUE TO EACH OPERATION. ESTABLISHMENT AND FUNCTIONING OF UNEF DEMONSTRATED THAT DETAILED PEACEKEEPING GUIDELINES, AGREED IN ADVANCE, WERE NOT REQUIRED TO MOUNT SUCCESSFUL OPERATION. USDEL WAS WILLING TO MAKE "SIGNIFICANT CONCESSIONS" AND WAS PREPARED TO INCLUDE AMONG COUNCIL'S RESPONSIBILITIES APPROVAL OF PEACEKEEPING FORCE COMMANDER AND COMPOSITION OF FORCE, THOUGHT IN BOTH CASES SYG WOULD MAKE INITIAL RECOMMENDATIONS. ON COMPOSITION OF FORCE, IT WAS NECESSARY TO ENSURE THAT HIGHEST POSSIBLE PROFESSIONAL STANDARDS MIGHT BE ACHIEVED, SEGEL ADDED.

DEFENSOR (PHILIPPINES) SUGGESTED THERE SHOULD ALSO BE GUIDELINES FOR PEACEKEEPING OPERATIONS ESTABLISHED UNDER GA AUTHORITY WHEN SC WAS PREVENTED BY VETO FROM ACTING IN URGENT CASE. JOEWONO (INDONESIA) FELT COMITE OF 33 ACHIEVED SOME SUCCESS AND HOPED DELIBERATIONS WOULD BE SUCCESSFUL NEXT YEAR. UKRAINIAN REP SAID IT WAS CLEAR SC COULD NOT DEAL WITH DAY-TO-DAY DIRECTION OF PEACE-KEEPING OPERATIONS BUT IT COULD ESTABLISH SUBSIDIARY BODY OR USE MSC.

AUSTRALIAN REP THOUGHT MAIN BENEFIT COMITE OF 33 DERIVED FROM ESTABLISHMENT OF UNEF AND UNDOF WAS EMERGENCE OF WILL TO REACH PRACTICAL COMPROMISES ON MATTERS WHICH HAD DIVIDED IT FOR YEARS. HE HOPED THAT WILL COULD BE MAINTAINED NEXT YEAR TO ENABLE COMITE TO CONTINUE ITS PROGRESS. ABBAS (PAKISTAN) BELIEVED SC COULD DESIGNATE CERTAIN FUNCTIONS TO SYG WHO WOULD BE GUIDED BY SC DIRECTIVES; THOUGH AD HOC APPROACH TO PEACEKEEPING OPERATIONS WORKED IN PAST, IT MIGHT NOT IN FUTURE. AFGHAN REP MAROOFI STATED MORE CONCERTED EFFORTS SHOULD BE MADE TO REACH MUTUALLY SATISFACTORY SOLUTION CONFORMING STRICTLY TO CHARTER PROVISIONS.

SCALABRE (FRANCE) REITERATED FRENCH POSITION THAT SC HAD EXCLUSIVE AUTHORITY OVER PEACEKEEPING OPERATIONS, WHICH INCLUDED CONTROL NOT ONLY OVER THEIR ESTABLISHMENT BUT ALSO OVER MANNER IN WHICH THEY WERE CARRIED OUT AND FINANCED. IN PRACTICE, HOWEVER, SYG COULD PLAY IMPORTANT ROLE, ACTING UNDER COUNCIL'S AUTHORITY. HE RECALLED THAT FRENCH DEL IN SC EXPRESSED CONCERN OVER COSTS OF ME OPERATIONS AND HAD URGED UTMOST ECONOMY.

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COMITE 2 --

COMITE 2 IN NOV 19 MEETING ADOPTED WITHOUT VOTE DRAFT RES L.1377 CALLING FOR ESTABLISHMENT OF UN INFO CENTER TO INTENSIFY PUBLIC AWARENESS OF SAHEL DROUGHT AT OUAGADOUGOU. COMITE ALSO ADOPTED THREE OTHER DRAFT RESES: L.1381 REQUESTING UNIDO CONSIDER ESTABLISHING INDUSTRIAL DEVELOPMENT FUND FINANCED BY VOLUNTARY CONTRIBUTIONS, BY CONSENSUS; L.1355 REQUESTING SYG PREPARE REPORT ON ROLE OF PUBLIC SECTOR IN PROMOTING ECON DEVELOPMENT OF LDCS, BY CONSENSUS; AND UNIDO RES L.1352/REV.1 DECLARING CONTRIBUTING TO ESTABLISHMENT OF NIEO FUNDAMENTAL OBJECTIVE OF UNIDO SECOND GENERAL CONFERENCE, 120-0-5 (US) FOLLOWING PROCEDURAL DISCUSSION AND SEPARATE VOTES ON PARTS OF RES.

ON OUAGADOUGOU CENTER, KLEIN (US) SAID IT SHOULD BE RELATED TO UN INFO OFFICE SERVING SAHEL AND UN SAHELIAN OFFICE. KANDE (SENEGAL) SAID IN ABSENCE OF INSTRUCTIONS HIS DEL COULD NOT SUPPORT CENTER AT OUAGADOUGOU WHEN ONE EXISTS AT DAKAR, AND EXPRESSED HOPE TWO CENTERS WOULD INTERLOCK RATHER THAN COMPETE.

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AMEMBASSY STOCKHOLM

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PRIOR TO ADOPTION OF UNIDO RES, COMITE REJECTED BY VOTE

12-84-15 US PROPOSAL TO REPLACE "THEIR RIGHT TO TAKE FULL

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ADVANTAGE OF AND TO USE FREELY THEIR NATURAL RESOURCES"
BY "THEIR PERMANENT SOVEREIGNTY OVER THEIR NATURAL RESOURCES,"
WHICH SANDERS (US) SAID WOULD PERMIT COMITE TO SIDESTEP
A FUNDAMENTAL DIFFERENCE ON AN INTL ISSUE NOT APPROPRIATE
FOR NEGOTIATING THROUGH UNIDO RES. COMITE REJECTED 22-82-11
NEW ZEALAND PROPOSAL TO RESTORE WORDS "DEVELOPING"
AND "APPROPRIATE" REMOVED BY SPONSORS FROM OP PARA 4
ON QUANTIFICATION TARGETS. COMITE DECIDED IN ROLL-CALL
VOTE 102-3 (FRG, UK, US)-20 TO RETAIN OP PARA 4 AS WHOLE,
THEN ADOPTED WHOLE DRAFT 102-0-5 (US, FRG, UK, IRELAND,
COLOMBIA).

EXPLANATIONS OF VOTE WERE OFFERED BY REPS OF ARGENTINA,
ITALY, PERU, FRG, PDR YEMEN, FINLAND, US, ZAIRE,
CANADA, CHILE, AFGHANISTAN, JORDAN, CAMEROON, UGANDA,
AND KUWAIT. FRG REP OBJECTED TO INCLUSION OF PROBLEM OF PERMANENT
SOVEREIGNTY IN UNIDO DRAFT, FAVORING US VERSION, AND
DISAPPROVED PLAN OF ACTION WHICH WOULD INCLUDE TARGETS
REGARDLESS OF HIS GOVT'S VIEW. EKBLOM (FINLAND) SAID FIVE
NORDIC COUNTRIES ABSTAINED IN OP PARA 4 IN BELIEF GA SHOULD
NOT PREJUDICE LIMA CONFERENCE DISCUSSION OF WHETHER INCREASED
SHARE OF WORLD INDUSTRIAL PRODUCTION BY LDGS COULD BE
INCREASED BY QUANTITATIVE TARGETS. NORDIC COUNTRIES
WERE ALSO CONCERNED BY SPONSORS' OPPOSITION TO REFERENCE
TO UNIDO AS EXECUTING AGENCY OF UNDP SINCE NORDES OPPOSE
INCREASED UNIDO AUTONOMY AT EXPENSE OF RELATIONS WITH UNDP.
SANDERS (US) SAID OF AMENDMENT US PROPOSED TO PARA THREE
THAT HE REGRETTED FAILURE TO MENTION IDS, ADDING THAT HIS
DEL DID NOT WISH GA TO PREJUDGE QUESTION OF TARGETS
BEFORE GENEVA CONFERENCE. NUMEROUS DELS EXPLAINED VOTE ON
"PERMANENT SOVEREIGNTY" AMENDMENT BY REASSERTING COMMITMENT
TO PRINCIPLE OF SOVEREIGNTY OVER NATURAL RESOURCES BUT
ARGUED THAT US-PROPOSED CHANGE WOULD HAVE WEAKENED RES
(ARGENTINA, PDR YEMEN, ZAIRE, CHILE, AFGHANISTAN, IRAQ,
ALGERIA, ECUADOR, INDIA, JORDAN, UGANDA AND KUWAIT).
CAMEROON REP SAID HE SAW NO CONTRADICTION BETWEEN DRAFT
RES AND US AMENDMENT, AND HAD ABSTAINED ON OP PARA VOTES.

COMITE 3 -- ELIMINATION OF RELIGIOUS INTOLERANCE

REPS OF IRELAND, BELGIUM, ITALY, BRAZIL, POLAND, UK, FRG,
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URUGUAY, AUSTRIA, TURKEY, ECUADOR, SAUDI ARABIA, AUSTRALIA,

FINLAND, BYELORUSSIA, HONDURAS AND US MADE STATEMENTS ON BULGARIAN-BYELORUSSIAN DRAFT RES L. 2130 (DEFERRING CONSIDERATION OF ELIMINATION OF RELIGIOUS INTOLERANCE PENDING RECEIPT OF DRAFT DECLARATION THROUGH ECOSOC FROM HRC) IN COMITE 3 NOV 19. IRELAND, BELGIUM, ITALY, UK, FRG, US, AUSTRALIA AND BRAZIL EXPRESSED CONCERN AT TURNING OVER ITEM TO HRC WHICH HAS HAD QUESTION ON AGENDA SINCE 1962, AND SUGGESTED DRAFT RES CONVEY GA'S DESIRE TO ACCELERATE WORK AND PRODUCE DECLARATION WITHIN SPECIFIED TIME. THOSE DELS AND REPS OF HONDURAS, FINLAND AND, AUSTRIA SUPPORTED USING NETHERLANDS-SWEDEN DRAFT TEXT AS BASIS FOR CONVENTION OR DECLARATION. POLAND, TURKEY, AND BYELORUSSIA SPOKE IN SUPPORT OF L. 2130. BAROODY (SAUDI ARABIA) REMINDED COMITE THAT HE HAD ABSTAINED ON ARTICLE 18 OF UNIVERSAL DECLARATION OF HUMAN RIGHTS IN 1948, THINKING FREEDOM FROM RELIGIOUS INTOLERANCE LAUDABLE BUT FULL OF PITFALLS FOR ARBITER OF FREEDOM OR NON-FREEDOM; HD CALLED NETHERLANES-SWEDEN DRAFT DECLARATION A DANGEROUS PAPER. AMB WHITE (US) EXPRESSED DISAPPOINTMENT AT SHIFT OF ATTENTION OVER MORE THAN 10 YEARS FROM DRAFT DECLARATION TO DRAFT CONVENTION AND BACK WITHOUT MUCH PROGRESS, CALLING SWEDEN-NETHERLANDS DRAFT SOUND BASIS ON WHICH TO PROCEED, AND PROPOSING THAT COMITE AGREED TO INSTRUCT HRC TO USE IT AS SUCH AND TO PROVIDE TIME-LIMIT FOR COMPLETION OF WORK OR PROGRESS REPORT.

COMITE 4 -- FOREIGN ECON INTERESTS IN SOUTHERN AFRICA

COMITE 4 CONCLUDED DEBATE ON FIREIGN ECONOMIC INTERESTS IMPEDING DECOLONIZATION OF SOUTHERN AFRICA NOV 19, HEARING STATEMENTS BY REPS OF PERU, PORTUGAL, UK, BURUNDI, GUINEA, SENEGAL, AND GHANA, AND RIGHT OF REPLY STATEMENTS BY CUBA, FRG, SUDAN AND SENEGAL. MORETON (UK) PRESENTED HMG'S REBUTTAL TO SEVERAL PRONOUNCEMENTS OF COMITE OF 24 REPORT, CALLING MENTION OF NATO IN CONNECTION WITH FOREIGN ECON INTERESTS IN COLONIAL TERRITORIES IRRELEVANT PROPAGANDA AND POINTING OUT THAT APPENDIX III OF REPORT STATES THAT BRITISH COMPANIES AND FIRMS DO NOT CONTROL FINANCIAL AND ECONOMIC INTERESTS WHICH THEY OWN IN SOUTHERN RHODESIA AND ARE NOT PERMITTED TO REPATRIATE FUNDS TO UK. ASSERTING UNCLASSIFIED

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THAT BRITAIN HONORS ECON SANCTIONS AGAINST SOUTHERN RHODESIA, MORETON TOOK ISSUE WITH ASSUMPTION THAT FOREIGN ECON INVESTMENT IN DEPENDENT TERRITORIES IS AUTOMATICALLY BAD, ARGUING THAT IT HAS USEFUL ROLE IN PRODUCING WEALTH, DEVELOPING SKILLS AND TECHNOLOGY TRANSFER AND NOTING THAT HMG AND TERRITORIAL GOVTS MANAGE FOREIGN INVESEMTNES WITH VIEW TO BENEFIT TO ECONOMY AND DEVELOPMENT OF TERRITORY ITSELF.

GUINEA, SENEGAL, AND GHANA STATEMENTS STRONGLY CONDEMNED
COMPLICITY BETWEEN FOREIGN ECONOMIC INTERESTS AND COLONIAL,
RACIST REGIMES, ACCUSED FOREIGN MONOPOLIES OF EXPLOITATION
OF CHEAP LABOR AND NATURAL RESOURCES, AND FOREIGN INVESTMENT
OF CAUSING INFLATION AND ENCOURAGING DISCRIMINATION. FRG
REP SPOKE IN RIGHT OF REPLY TO SENEGALESE ACCUSATION OF
FRG INVOLVEMENT IN ARMS TRADE WITH SA, ASKING FOR EVIDENCE.
SENEGALESE REP CITED 14 OCT 74 TIMES OF ZAMBIA ARTICLE
DETAILING FRG ARMS SUPPLIED TO SA, AND FRG REP SAID HIS
GOVT HAD CONTACTED PAPER TO REFUTE ALLEGATIONS. SUDANESE
REP ALSO REJECTED FRG REP'S NOV 18 REMARK THAT FOREIGN
INVESTMENT WAS NOT DETRIMENTAL TO COLONIAL PEOPLES IN
RIGHT OF REPLY STATEMENT.

CUBAN REP REPLYING TO SEN KUCHEL (US) SAID US NOT CUBA
WAS PRESENTING PUERTO RICAN ISSUE OUTSIDE CONTEXT OF
ITEM BY INTRODUCING LEGAL AND POLITICAL CRITERIA, DESPITE
IRREFUTABLE "FACT" PRESENTED BY CUBAN DEL, AND ADDED
THAT US DEL'S NOV 18 ADVICE TO HOLD FREE ELECTIONS (IN
CUBA) WAS INOPPORTUNE FOLLOWING "WATERGATE SCANDAL."

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ACTION IO-10

INFO OCT-01 ACDA-10 AF-10 AID-05 ARA-10 CIAE-00 COME-00

DODE-00 EB-07 EA-10 SP-02 PM-03 H-02 HEW-06 INR-07

L-02 LAB-03 NEA-10 NSAE-00 NSC-05 OIC-02 PA-02 RSC-01

SWF-01 SS-15 TRSE-00 USIE-00 PRS-01 ISO-00 SSO-00

NSCE-00 INRE-00 SR-02 ORM-01 SCCT-01 OMB-01 /130 W

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FM USMISSION USUN NEW YORK

TO SECSTATE WASHDC IMMEDIATE 7640

INFO USMISSION GENEVA PRIORITY

USMISSION NATO PRIORITY

AMCONSUL HONG KONG PRIORITY

AMEMBASSY JAKARTA PRIORITY

AMEMBASSY PARIS PRIORITY

AMEMBASSY LAGOS PRIORITY
AMEMBASSY VIENNA PRIORITY
AMEMBASSY BRASILIA
AMEMBASSY LONDON
AMEMBASSY MOSCOW
AMEMBASSY NEW DELHI
AMEMBASSY NICOSIA
AMEMBASSY OSLO
AMEMBASSY OTTAWA
AMEMBASSY ROME
AMEMBASSY STOCKHOLM
AMEMBASSY LISBON
AMEMBASSY TOKYO

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COMITE 6 -- UNCITRAL

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REPS OF TURKEY, PHILIPPINES, CYPRUS, US, CHILE, PAKISTAN, KENYA AND IRAN MADE STATEMENTS ON UNCITRAL AND PRESCRIPTION CONFERENCE REPORT IN NOV 19 MEETING OF COMITE 6. SEVERAL DELS EXPRESSED CONCERN OVER DIRECTION OF COMMISSION'S ATTENTION TO MNCS. CYPRUS REP SUPPORTED CONFINING ATTENTION TO MNCS TO LEGAL ASPECTS, AVOIDING DUPLICATION AND CO-ORDINATING WITH OTHER CONCERNED UN BODIES. CHILEAN REP SAID HIS GOVT CONSIDERED MCN QUESTION IMPORTANT AND WISHED TO SEE IT CONSIDERED WITHOUT POLITICAL OR IDEOLOGICAL CONTENT. ROSENSTOCK (US) ALSO WARNED OF NEED TO AVOID PREMATURE ACTION OR DUPLICATION IN CONSIDERING MNCS. ROSENSTOCK ALSO SAID CONVENTION ON LIMITATION PERIOD IN INTL SALE OF GOODS HAD "BROKEN ICE" FOR FUTURE CODIFICATION, ADDING THAT US HAS NOT SIGNED PENDING OBSERVATION BY MEMBERS OF PRIVATE BAR, AND EXPRESSING REGRET THAT CONVENTION'S ACCESSION FORMULA HAD BEEN DISTORTED BY MEMBER STATE'S EFFORTS AT POLITICIZATION. DELS GENERALLY EXPRESSED SATISFACTION WITH COMMISSION'S WORK ON ULIS AND CONVENTION ON LIMITATION.

SAO TOME AND PRINCIPE --

UN CIRCULATED TEXT OF LETTER COMITE OF 24 CHAIRMAN SENT COMITE 4 CHAIRMAN WHICH INCLUDES NOV. 16 MESSAGE FROM SYG OF SAO TOME AND PRINCIPE LIBERATION MOVEMENT ADVISING THAT NEGOTIATIONS BETWEEN GOP AND MOVEMENT ARE TO BEGIN NOV. 23 IN ALGIERS. (OURTEL 5173)

UN MEETINGS NOV. 20 --

A.M. - GA PLENARY, COMITES 1, SPECIAL POLITICAL, 2, AND 6

P.M. - GA PLENARY, COMITES 1, 3, 4, AND 5

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Message Attributes

Automatic Decaptioning: X
Capture Date: 01 JAN 1994
Channel Indicators: n/a
Current Classification: UNCLASSIFIED
Concepts: n/a
Control Number: n/a
Copy: SINGLE
Draft Date: 20 NOV 1974
Decaption Date: 01 JAN 1960
Decaption Note:
Disposition Action: n/a
Disposition Approved on Date:
Disposition Authority: n/a
Disposition Case Number: n/a
Disposition Comment:
Disposition Date: 01 JAN 1960
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
Document Number: 1974USUNN05214
Document Source: CORE
Document Unique ID: 00
Drafter: n/a
Enclosure: n/a
Executive Order: N/A
Errors: N/A
Film Number: D740335-1142
From: USUN NEW YORK
Handling Restrictions: n/a
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ISecure: 1
Legacy Key: link1974/newtext/t19741126/aaaaavog.tel
Line Count: 823
Locator: TEXT ON-LINE, ON MICROFILM
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Original Classification: UNCLASSIFIED
Original Handling Restrictions: n/a
Original Previous Classification: n/a
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Previous Classification: n/a
Previous Handling Restrictions: n/a
Reference: NEMENTS OF DIPLOMACY NOR PATCHWORK O, F SO-CALLED SOLUTIONS"
Review Action: RELEASED, APPROVED
Review Authority: golinofr
Review Comment: n/a
Review Content Flags:
Review Date: 14 NOV 2002
Review Event:
Review Exemptions: n/a
Review History: RELEASED <14 NOV 2002 by shawdg>; APPROVED <19-Nov-2002 by golinofr>
Review Markings:

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US Department of State
EO Systematic Review
30 JUN 2005

Review Media Identifier:
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Review Release Event: n/a
Review Transfer Date:
Review Withdrawn Fields: n/a
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Status: NATIVE
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TAGS: OGEN
To: STATE
Type: TE
Markings: Declassified/Released US Department of State EO Systematic Review 30 JUN 2005